deemed enabled. In addition, claims 124-125 from the subset of allegedly non-enabled claims 124-137 ultimately depend on claim 1, which was already deemed enabled. Therefore, claims 124-125 should not be included in the enablement rejection. In view of these statements, Applicants respectfully request that the non-enablement rejection of claims 124-125 and 127-131 be withdrawn.

All of the remaining non-enablement rejections have been rendered moot by cancellation of the rejected claims.

In view of the amendments and remarks above, Applicants conclude that the outstanding rejections of record have been overcome. The present application is, thus, now believed to be in condition for allowance. A timely Notice of Allowance is respectfully requested.

If there are any payments due or credits owed, please make them to our Deposit Account No. 08-0219.

The Examiner is encouraged to telephone the undersigned at the number listed below in order to expedite prosecution of this application.

Respectfully submitted, HALE AND DORR LLP

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Dated: January 23, 1997